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APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/601,562	06/24/2003	Young-Gu Kim	1293.1729	7742	
21171 STAAS & HAI	7590 02/08/2008	•	EXAMINER VU, TUAN A		
SUITE 700					
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
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			MAIL DATE	DELIVERY MODE	
			02/08/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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## Interview Summary

Application No.	Applicant(s)		
10/601,562	KIM, YOUNG-GU		
Examiner	Art Unit		
Tuan A. Vu	2193		

	Tuan A. Vu		2193				
All participants (applicant, applicant's representative, PTO personnel):							
(1) <u>Tuan A. Vu</u> .	(3)						
(2) Dave Cuttida.	(4)			-			
Date of Interview: 06 February 2008.							
Type: a)☐ Telephonic b)☐ Video Conference c)☑ Personal [copy given to: 1)☐ applicant 2	) applicant's represe	ntative]					
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.						
Claim(s) discussed: <u>1</u> .				ac.			
Identification of prior art discussed: <u>Sybex,IntelWBTA</u> .							
Agreement with respect to the claims f) was reached. g	)□ was not reached. □	h)⊠ N/	A.				
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: <u>See Continuation Sheet</u> .							
(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)							
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE, OR THE SUBSTANCE OF THE INTERVIEW OF THE INTERVIEW OF THE SUBSTANCE OF T	last Office action has a OF ONE MONTH OR T ERVIEW SUMMARY FO	ilready I HIRTY ORM, V	been filed, APP DAYS FROM T VHICHEVER IS	LICANT IS THIS LATER, TO			
	Cu	an Ar	Mu				
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Examiner	's signa	ature, if required				

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: the representative and the Examiner cooperated in putting proper language for claiming the nature of the driver installation file being copied on the target system. It has been communicated that since the invention is about one step action only, the main issue remains whether the combined teachings of Sybex and IntelWbta would render that step obvious at the time the invention was made. Examiner notes that the merits of one step action falling under the breadth of Windows installation in general, and Sybex in particular, and the current grounds of the 103 rejection would have to be resolved via proving that the claimed invention is more specific and intentially focused than any remote installation capacity of Windows platforms or the likes (e.g. Sybex) can envisage. Overcoming obviousness rejection from the applicant side is key to the Office Action (i.e. coming to terms with Applicant) in determining patentability of said one limitation, absent any further contextual specificity in the claim, in spite of the representative's insistence on the fact that Sybex and IntelWBTA all together are not contemplating a re installing endeavor in the same context as claimed. Examiner cannot promise any clear way to provide hints as to help overcome the rejection unless a written amendment be submitted and based thereupon to find out via more analysis whether the Applicant is right when not claiming any further than than one step feature.